STATE OF ALABAMA,	•	CIR	CUI	T COURT, IN	EQUIT	Υ.
BALDWIN COUNTY	No.—	600		Feb	ruary	-Term, 19 41
INEZ WILKINS NALL	·				C	omplainant
	Vs.				, ,	
CLARENCE NALL,				· ·-		Defendant
	773 V. 187			: aving been	#\$7.0 <i>2</i>	. h
In the above stated cause ####\################################	PHHAPH	#####	htip	############	enin'i ti	he Defendant,
defense having been interposed, the Complainan	t, by	T	. J	. MASHBURN	, JR.,	
this written request to deliver the papers in thi	•			ow files with the for final decree		
		Т.	J.	MASHBURN,	JR.	
				Soli	citor for (Complainant.

INEZ WILKINS NALL,	THE STATE OF ALABAMA
Complainant,	Baldwin County
vs.	
CLARENCE NALL,	A BI BY O HIE CON XX
Respondent.	IN EQUITY Circuit Court of Baldwin County
This cause is submitted in behalf of Complainant Answer and Waiver of Respondent	upon the original Bill of Complaint;;;;; Commission to take testimony;
Oral Testimony of Inez Wilkins	Nall and M. H. Wilkins; Request for
Decree in Vacation;	
and in behalf of Defendant upon_Answer and W	aiver.
	R. S. Duch
-	Register.

STATE OF ALABAMA,			CIRCUIT COURT, IN EQUITY.						
		DWIN COUN		No. 600		Tanuary :	Term, 19 <u>\$0</u>		
		· · · · · · · · · · · · · · · · · · ·	IKEZ WILKI	NS, NALL,			- , Complainant		
		*	4.	Vs.		. :	, complainant		
	i.	·	CLARENCE	NALL,			—. Defendant—		
		•	i de la companya de La companya de la co			:			
	videnc	e having been t		use being read		nission for fi	ast the Defendant,		
his w	ritten	•	r the papers in thi				egister of this Court		
					J. B.	BLACKBU	RN		
						Solicitor	for Complainant.		

:	
INEZ WILKINS NALL,	THE STATE OF ALABAMA
Complainant,	Baldwin County
VS.	
	IN EQUITY
CLARENCE NALL,	
Respondent.	Circuit Court of Baldwin County
Answer and Waiver of Respondent Testimony of M. H. Wilkins; Req	; Testimony of Inez Wilkins Nall quest for Decree;
in behalf of Defendant upon	
In behalf of Belefidant upon	

R.S. Duch

Register.

RECOR

I N ircuit Court	E Q U I T Y of Baldwin Count
	And the state of t
NALL,	
	VS.
NALL,	
NOTE O	F TESTIMONY

R.S. Duch
REGISTER

MODRE PRINTING CO., EAY MINEYTE, ALA.

No		Page	
The	State of	Alaban	1a,
	Baldwin (County.	i
CIRC	CUIT COUR	I', IN EQUI	TY
# - 0; - 2; - 3; - 4; - 4; - 4; - 4; - 4; - 4; - 4; - 4	549 AT 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	i	
Nall,			
	Vs	•	:
arit a			:
Nall,			:
		necon	CE IN
REQU	VACA'		ata IIA
REQU			ar IIV
		TION	
	VACA	TION 1, 1940.	
	VACA'	TION 1, 1940.	
	VACA	TION 1, 1940.	,193
	VACA	TION 1, 1940.	,193
	VACA	TION 1, 1940.	,193
	VACA	TION 1, 1940.	,193
	VACA	TION 1, 1940.	,193
Filed Jar	VACA' muary 4th R.S. Du	TION 1, 1940.	,193
	VACA' muary 4th R.S. Du	TION 1, 1940.	,193
Filed Jar	VACA	TION 1, 1940.	,193
Filed Jar	VACA' muary 4th R.S. Du	TION 1, 1940.	,193

No. 600 The State of Alabama
IN EQUITY Circuit Court of Baldwin County
INEZ WILKINS NALL,
Complainant,
Vs.
CLARENCE NALL,
Respondent.
NOTE OF TESTIMONY
Filed in Open Court this 20th
day of February, 1941. 193

REGISTER

No. 600	Page
The State of	Alabama,
Baldwin C	County.
CIRCUIT COURT	, IN EQUITY
INEZ WILKINS	NALL,
Compl	ainant,
Vs.	· · · · · · · · · · · · · · · · · · ·
CLARENCE NALI	وا
Respo	ondent.
REQUEST FOR VACAT	
VACAT	Cion 1941
VACAT	Coth, 1941
VACAT	Cion 1941
VACAT	Coth, 1941
VACAT	Coth, 1941
VACAT	Coth, 1941
VACAT	Coth, 1941
VACAT	Coth, 1941
VACAT	Coth, 1941
VACAT	Oth, 1941 Auch Register.
VACAT	Oth, 1941 Auch Register.
February 2	Oth, 1941 Auch Register.

THE STATE OF ALABAMA, Baldwin County

CIRCUIT COURT

TO H. EMBREE SMITH		ν. Ψ		
	¥:			
	1			
	1 3/4 1 12 1 24		7	
KNOW YE: That we, having f	full faith in your pru	dence and compete	ncy, have app	ointed you Commis
sioner, and by these presents do a	authorize you, at su	ch time and place a	ıs you may ap	point, to call befor
Ar 2	NS NALL and M. H	•		
	·			
as witnesses in behalf ofIN	EZ WILKINS NALL		_in a cause pe	nding in our Circuit
Court of Baldwin County, of said St	tate whereinI	NEZ WILKINS NALI	ı	
· · · · · · · · · · · · · · · · · · ·	wild city			
•				
				— Complainant—
andCLARENCE NALL		· · · · · · · · · · · · · · · · · · ·		
				· · · · · · · · · · · · · · · · · · ·
		:		Defendant,
on oath to be by you administered,	uponINEZ WILK	INS NALL and M.	H. WILKINS	•
to take and certify the deposition s	of the witness es	and return the se	ume to our Co	ourt, with all Con-
venient speed, under your hand.				
Witness 14th	day of February		_, 19 41.	· · · · · · · · · · · · · · · · · · ·
		R.S.L	Durch	
·				REGISTER
a		,		
Commissioner's Fee \$		•	•	

The State Of Alabama Baldwin County

Circuit Court of Baldwin County, In Equity.

				:	:			1		!	1	!	;		
j	: 1	GL	ARENC	e na	LL			1		:		1			1
		:				!		ļ		1	: 1				
: .		4		·	1					1		1 :			
		<u>:</u>	. : 	:	;				† † - :	1	-				
		a	·				· .	· .	· · · · · ·						
- 1				1	. :		1	:	yl.		•				
3.	BOX	76C	Peng	: • ^ ^]	· • •		กร์ฝืด	<u> </u>		1	-				
				•			ì								
		-			- 7		:		- 1	1	-				
<u> </u>			., prond	;			1								
) ;	4	INEZ	WIL	KINS	3 N.	ALL	:							
1			1		· 		:								
· · ·			· ·	1			<u> </u>	:					•		
-	- 1		<u> </u>		1		· }		1 .	-					
!	. !		· · · · · · · · · · · · · · · · · · ·				t - i		1	-					
						· ····							<u></u>	•	
	<u></u>						- nra	7			<u> </u>				
		CI	.areno	YE M								_ .			
			market a trickly of a	<u> </u>	<u>uuu</u>									.	
									· ·					<u> </u>	
				· · · - · · ·			-		<u> </u>						
								 ,							
												-		•	
	_			-			···-								
					-										-
		·									·				
							·								
o do	and p	erform	what sa	aid Ju	dge s	hall	order	and d	irect i	n tha	ıt bel	alf.	And	this	th
													-		
			·									exec	ution		
		,	_	said (Circu:	it Co	ourt, t	his —		~~ ~~ L X \				_day	7 C
	o do do nt sh	o do and pat shall in your ends, R. S. Do	3, BOX 76C, win County, exert d there to answer to do and perform at shall in no wise your endorseme S, R. S. Duck, Re	S, BOX 76C, Pension of there to answer, plead INEZ CLARENO CLARENO O do and perform what sant shall in no wise omit, un your endorsement there S, R. S. Duck, Regiser of	3, BOX 76C, Pensacol win County, exercising Chance d there to answer, plead or der INEZ WIL CLARENCE N. CLARENCE N. CLARENCE N. S, R. S. Duck, Regiser of said C	CLARENCE NALL CLARENCE NALL O do and perform what said Judge so the shall in no wise omit, under penalty your endorsement thereon, to our S, R. S. Duck, Regiser of said Circums.	3, BOX 76C, Pensacola, Florewith to the county, exercising Chancery jurisor of there to answer, plead or demur, with INEZ WILKINS No. 20 do and perform what said Judge shall at shall in no wise omit, under penalty, or your endorsement thereon, to our said S, R. S. Duck, Regiser of said Circuit Co.	3, BOX 76C, Pensacola Florida Representation to be and win County, exercising Chancery jurisdiction dithere to answer, plead or demur, without oat INEZ WILKINS NALL CLARENCE NALL o do and perform what said Judge shall order at shall in no wise omit, under penalty, etc. An your endorsement thereon, to our said Court S, R. S. Duck, Regiser of said Circuit Court, to	3, BOX 76C, Pensacola Florida Republic to be and appertuin to answer, plead or demur, without oath, to a INEZ WILKINS NALL CLARENCE NALL o do and perform what said Judge shall order and do at shall in no wise omit, under penalty, etc. And we a your endorsement thereon, to our said Court imme 5, R. S. Duck, Regiser of said Circuit Court, this	3, BOX 76C, Pensacola Florida appear beform to be and appear beform County, exercising Chancery jurisdiction, within this dithere to answer, plead or demur, without oath, to a Bill of TNEZ WILKINS NALL CLARENCE NALL O do and perform what said Judge shall order and direct in the shall in no wise omit, under penalty, etc. And we further your endorsement thereon, to our said Court immediately S, R. S. Duck, Regiser of said Circuit Court, this	3, BOX 76C, Pensacola, Florida appear before to the win County, exercising Chancery jurisdiction, within thirty did there to answer, plead or demur, without oath, to a Bill of County WILKINS NALL CLARENCE NALL CLARENCE NALL o do and perform what said Judge shall order and direct in the state shall in no wise omit, under penalty, etc. And we further contyour endorsement thereon, to our said Court immediately upon S, R. S. Duck, Regiser of said Circuit Court, this	3, BOX 76C, Pensacola, Florida appear before the July in County, exercising Chancery jurisdiction, within thirty days a difference to answer, plead or demur, without oath, to a Bill of Complain INEZ WILKINS NALL. GLARENCE WALL CLARENCE WALL Odo and perform what said Judge shall order and direct in that before the shall in no wise omit, under penalty, etc. And we further command your endorsement thereon, to our said Court immediately upon the S, R. S. Duck, Regiser of said Circuit Court, this	3, BOX 76C, Pensacola, Florida ppear before the Judge win County, exercising Chancery jurisdiction, within thirty days after d there to enswer, plead or demur, without oath, to a Bill of Complaint la INEZ WILKINS NALL CLARENCE NALL CLARENCE NALL o do and perform what said Judge shall order and direct in that behalf, at shall in no wise omit, under penalty, etc. And we further command the your endorsement thereon, to our said Court immediately upon the execusion, R. S. Duck, Regiser of said Circuit Court, this	3, BOX 76C, Pensacola, Florida, within thirty days after the swin County, exercising Chancery jurisdiction, within thirty days after the st dithere to answer, plead or demur, without oath, to a Bill of Complaint lately e INEZ WILKINS NALL CLARENCE NALL Odo and perform what said Judge shall order and direct in that behalf. And at shall in no wise omit, under penalty, etc. And we further command that yo your endorsement thereon, to our said Court immediately upon the execution S, R. S. Duck, Regiser of said Circuit Court, this	3, BOX 76C, Pensacola, Florida appear before the Judge of the Cir win County, exercising Chancery judication, within thirty days after the service of there to answer, plead or demur, without oath, to a Bill of Complaint lately exhib INSZ WILKINS NALL CLARENCE NALL CLARENCE NALL odo and perform what said Judge shall order and direct in that behalf. And this at shall in no wise omit, under penalty, etc. And we further command that you ret your endorsement thereon, to our said Court immediately upon the execution ther 5, R. S. Duck, Regiser of said Circuit Court, this

N. B.—Any party defendant is entitled to a copy of the bill upon application to the Register.

THOMPSON & ADKINSON

ATTORNEYS AT LAW P.O. DRAWER 608 DEFUNIAK SPRINGS, FLORIDA 32433

W. PAUL THOMPSON CLAYTON J.M. ADKINSON

(904) 892-2117

May 25, 1976

Ms. Eunice G. Tindal, Register Baldwin County Courthouse Bay Minette, Alabama

Dear Ms. Tindal:

In re: Inez Wilkins Nall vs Clarence Nall Case #600 - 1941

I am enclosing my check for \$1.25. I would appreciate it if you would send me a certified copy of the Final Decree entered in the above styled cause.

Thank you for your kindness in checking the records to locate this case for me.

Sincerely yours,

Clayton J. M. Adkinson

CJMA:rf Enclosure

Copy Dent 5/28/76

INDE WILKING DAIL.

Compleiment,

To.

CLARENCE MALL,

Pospondent.

EQUITY NO. 600

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

AMENDED BILL OF CALPLAINT,

TO THE HONORABLE FRANCIS W. HARE, JUDGE OF THE GIRGUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING:

Comes your Oratrix, IMEZ WILKINS NAIL, and, permission of this konorable Court having been first asked and granted, presents this her Amended Bill of Complaint against the Respondent, CLARENCE NALL, and by her Amended Bill of Complaint respectfully represents and shows unto your Momor and this Honorable Court the following facts as a basis for the relief hereinafter prayed:

- years and is a bona fide resident citizen of Bay Minette, in Bald-win County, Alabama, where she has resided for more than one year next preceding the filing of this Amended Bill of Complaint. The Respondent, Clarence Ball, is over the age of twenty-one years and is a resident of the State of Florida, residing at Pensacola, Escambia County, Florida, and that his Post Office address is Route 5, Box 76C, Pensacola, Florida.
- 2. That your Oratrix and the Respondent are husband and wife, having intermarried at Bay Minette, Alabams, on August 18, 1931; about that they lived together as husband and wife until November 6, 1939, when they separated.
- 5. That on various occasions prior to the said separation the Respondent, Clarence Mall, abused, oursed and threatened your Cratrix, and that on November 6, 1959, he cursed and threatened her so violently as to give her reason to believe that he would carry out his threats and do her great bodily harm if she should continue to live

with him as his wife, and your Oratrix does actually believe that it would be dangerous to her life and health to continue to live with the said Respondent, Clarence Wall, as his wife.

4. That two children were'to the said union, namely, Carol Nall, a girl child who will be six years of age in July, 1941, and Elaine Nall, a girl child four years of age; that the Respondent, Clarence Nall, is not a proper person to have the custody and control of the said minor children; that your Cratrix at present has the said minor children and is providing for them; that your Cratrix is a proper person to have the care, custody and control of the said minor children.

PRAYER FOR PROCESS.

the Court will take jurisdiction of the cause made by this Amended
Bill of Complaint and will cause due and proper notice of same to be
served upon the Respondent, Clarence Nall, in conformity with the rules
of this Renorable Court and the laws of this State in such matters pertaining, making him a party respondent to the Amended Bill of Complaint
and requiring him to plead, answer or demon to it within the time and
under the penalties prescribed by law.

PRATUR FOR RELIEF.

your Honor will give and grant unto her a decree of divorce forever barring the bonds of matrimony existing between her and the Respondent, Clarence Mall; that your Honor will sward to her the care, custody and control of the said minor children; Carol Mall and Elaine Mall; Cratrix prays such other, further, different or general relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

3. A. MASLIBURE, A. BOLLIETTON BON COMPLAINANT.

CAMPAGE OF THE STATE OF	
CHIMALIAN AND C	-ORIGINAL.
- ("NE 1976 FV Q - 21 N L")-	

Baldwir

The	State	Of	Ala	bar	na
:	Baldw	in C	ount	У	

Circuit Court of Baldwin County. In Equity.

				ammon-						
		at.	ARENCE	WATT.			-!	-		1 1
		363.4444				1				
		 +		:		1				1
						:				
1			 						-	
· · · · · · · · · · · · · · · · · · ·	- J. C.	3	-							
		1 1		ř.		í				
ROUTE	3, BO	x 760,	Pensa		Flowerd	nd appe	ar before	the Juc	lge of th	e Circu
art of Balo	dwin Cou	ınty, exer	cising Ch	ancery j	u risdictio	on, with	in thirty	days af	ter the s	ervice
nmons, an										
	*		<u> </u>	- ::				<u> </u>		·
			INEZ:	MITKI	S NALI	1				
					 	; .		 		····
<u> </u>				- 	:	· · · · · · · · · · · · · · · · · · ·			-	•
		±			1	1.3.4				
						· · · · · · · · · · · · · · · · · · ·		·	· ·	
							144			
					-					
									u .	·
			LARENC	E NALI						
ainst said -			*1937 : **14 A.	11.4 manage	y					-
						•			•	
<u> </u>										
								•	•	
									· ·	
									•	
		 								
	· · · · · · · · · · · · · · · · · · ·		· 						<u>.</u>	<u> </u>
A Control of the Cont	18, 10, 10							-		
18 (19 19 19 19 19 19 19 19 19 19 19 19 19 1										

THE STATE OF ALABAMA, Baldwin County

CIRCUIT COURT

ro ORA. S.	NELSON,		1 + 2; 3	· · · · · · · · · · · · · · · · · · ·
		÷.	V 2	** *
		1 12		n en
			1.1	
			:	
			•	
KNOW YE: That we, ha	aving full faith in your pruder	ice and compet	ency, have appoi	nted you Commis
sioner, and by these present	s do authorize vou, at such	time and place	as vou mav appo	oint, to call before
<u>ቸ</u> ከተታ <i>ን የ</i> 2	WILKINS NALL	•	on you may str	•
you and examine	V S and a second at the spatial set V South - the V South - the So			<u></u>
•				
				, , , , , , , , , , , , , , , , , , ,
	Common to the south			
as witnesses in behalf of	Complainant		in a cause pen	ding in our Circui
Court of Baldwin County, of	said State wherein	WILKINS NA	LL is	
Court of Daldwin County, or	sara State, Wherein			
· · · · · · · · · · · · · · · · · · ·				
	•			

				_ Complainant_
andClarence	e Nall is			
allu				
				Defendant
	om o I o m	amination		
on oath to be by you admini	stered, uponoral_ex	aminacion		
to take and certify the denosi	tion—— of the witness——	and return the	same to our Co	urt. with all Cor
				<u> </u>
venient speed, under your ha	nd.			
Witness 3rd	day ofJanuar	У		
	v			
	· ·	ils De	DUCK,	- REGISTER
		By	Al Brita	ASICHOMA
Commissioner's Fee \$			Deputy.	

THE BALDWIN TIMES

PUBLISHED IN THE LAND OF THE GOLDEN SATSUMA

SUBSCRIPTION \$2.00 PER YEAR IN ADVANCE ADVERTISING RATES GIVEN ON APPLICATION

NOTICE TO NON-RESIDENT TINEZ WILKINS MALL, Complainant No. 500 vs. Charpnee Nall, Respondent. THE STATE OF ALABAMA, BALD WIN COUNTY, CIRCUIT COURT, IN EQUITY. In this the 39th day of January, 1941. In this cause it being made to appear to the Clerk of this Court by the affidant, Clarence Nall, is a non-resident of the State of Alabama; that he before and the county of the State of Alabama; that he before the State of Alabama; that he period of the State of Morion of the Morion of the State of Morion of the M NOTICE TO NON-RESIDENT decree Pro Confesso may be taken against R. S. DUCK, Register T. J. MASHBURN, Solicitor for Complaint. Was published in said Newspaper for consecutive weeks in the following issues: Date of first publication Vol. 52 No. Date of second publication Date of third publication Vol. No. Subscribed and sworn before the undersigned this man

Publisher

INEZ WILKINS NALL

Complainant,

VS.

CLARENCE NALL.

Respondent.

EQUITY NO. _______
IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY.

ANSWER OF RESPONDENT.

Comes now, CLARENCE NAIL, Respondent in the above Amended styled cause, and for answer to the Bill of Complaint filed in said cause, says:

- 1. That he denies each and every allegation of the Amended said Bill of Complaint, separately and severally.
- 2. Respondent hereby expressly waives service and notice of demand for oral examination of Complainant's witnesses; of the issue of commission to take testimony; of notice of the time and place set for taking same; of the right to cross-examine Complainant's witnesses; of the right to introduce evidence in his own behalf.
- 3. Respondent further agrees that the said cause may be submitted for final decree at any time on the pleadings and on Complainant's evidence as noted by the Register.
- 4. He prays that, if the Honorable Court should render a decree against him as prayed by the Complainant, it will grant him the right to re-marry.

Eleunce Tale
Respondent.

INEZ WILKINS NALL,

Complainant,

VS.

CLARENCE NALL.

Respondent.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

ANSWER.

Now comes Clarence Nall, the Respondent in the above entitled cause, and for answer to the Bill of Complaint filed therein says:

I, Clarence Nall, being the identical person named in the Bill of Complaint, do hereby accept service in the above matter, a copy of the said Bill having been delivered to me, and hereby waive any and all service which may be required or provided by the laws of the State of Alabama.

I further waive any notice as to the taking of testimony in the said cause, and Complainant may take testimony whenever she desires without my being present.

I further agree that said cause may be submitted at any time which suits the convenience of the Complainant without further notice to me and that this Court may enter Decree in said cause at any time it is submitted to it for such Decree, it being my intent to waive all of the formal notices and requisites of the law as to submitting said cause, and to answering said cause and as to taking the depositions of the witnesses in said cause, but insist that the Complainant be required to prove the material allegations of her Bill of Complaint.

I deny each and every allegation of the Bill of Complaint which has not been hereinabove specifically answered and require that strict proof be made of said allegation.

Blarence Pall.

Witnesses:

INEZ WILKINS NALL.

Complainant,

VS.

CLARENCE NALL,

Respondent.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

IN EQUITY.

MOTION TO WITHDRAW SUBMISSION.

Comes the Complainant by her Solicitor, T. J. Mashburn, Jr., and moves the Court to withdraw the submission of the testimony and the Decree Pro Confesso heretofore filed in said cause, and asks the permission of this Honorable Court to amend her Bill of Complaint heretofore filed in said cause.

J.A. Madhhuru A., Soficitor for Complainant

The foregoing motion is arrivel quantist and the submission is set aside. It is further undered that the decree sho confesso he set aside and lamplainant alluved to amend her sice of lamplaint of which the Respondent is I have the and legal note to This Jan. 9th 1941.

This Jan. 9th 1941.

The State of Alabama, Baldwin County

CIRCUIT COURT, IN EQUITY

	<u>.</u>	————— Complainant	;
	· V	5.	
CLARENCE	NALL,		÷
		Respondent	
on <u>Answer & Waiver of R</u> consideration thereof, the Court is o	espondent;	tted upon Bill of Complaint, Decress I and Testimony as noted by the Regist at the Complainant is entitled to the r	er, and upo
for in said bill. It is therefore ordered, adjudted of the complete of the co	ged and decree ainant and Def NS NALL.	by the Court that the bonds of matr ndant be, and the same are hereby, di	imony here ssolved, an
s forever divorced from the said CLARENCE N	1		
or and on account of Cruelt	у;		
IT IS FURTHER ORDERE	D that INE	WILKINS NALL, the Compl	ainant.
nave the custody and co	3	ne minor children, viz: C	
	· · · · · · · · · · · · · · · · · · ·	further orders of this Co	
xcept to each other until sixty day vithin sixty days, neither party shappeal. It is further ordered that It is further are by a permitted.	s after the rend ill again marry of NEZ WILKIN	nat neither party to this suit shall a ition of this decree, and that if appearance to each other during the pender NALL and CLARENCE NALL, are the marraige upon the payment of	eal is taker ency of said
xcept to each other until sixty day within sixty days, neither party shappeal. It is further ordered that I e, and they hereby permitted his suit.	s after the rend ill again marry of NEZ WILKIN	ition of this decree, and that if appearance to each other during the pender NALL and CLARENCE NALL, et marraige upon the payment of	eal is taken
xcept to each other until sixty day within sixty days, neither party shappeal. It is further ordered that It is further before permitted his suit. It is further ordered that It is further ordered that	s after the rend ill again marry of NEZ WILKIN to again contra Compla	ition of this decree, and that if appearance to each other during the pender NALL and CLARENCE NALL, et marraige upon the payment of the nant, be taxed, for which execution may a second or the payment of the payment of the nant,	eal is taken ency of said
rept to each other until sixty day within sixty days, neither party shappeal. It is further ordered that It is further ordered that they hereby permitted his suit. It is further ordered that pay the This I day of	NEZ WILKING to again contra Compla	ition of this decree, and that if appearance to each other during the pender NALL and CLARENCE NALL, et marraige upon the payment of nant, be taxed, for which execution may	eal is taken ency of said
xcept to each other until sixty day vithin sixty days, neither party shappeal. It is further ordered that	NEZ WILKING to again contra Compla cost herein to Februar Court for Bald foregoing is a column decree is on file	ition of this decree, and that if appearance to each other during the pender except to each other except of the original decree removes and enrolled in my office.	the cost of Equity. the Circuit tify that the dered by the which said
xcept to each other until sixty day vithin sixty days, neither party shappeal. It is further ordered that It is further ordered that they affeby permitted his suit. It is further ordered that pay the This I day of I,	NEZ WILKING to again contra Compla cost herein to Februar Court for Bald foregoing is a column decree is on file	ition of this decree, and that if appearance to each other during the pender except to each other during the pender except to each other during the pender except to each other during the payment of the execution may be taxed, for which execution may be taxed, for which execution may judge Circuit Court, in the except of the original decree removes the except the except of the original decree removes the execution of the execution may office. The example of the execution of the	eal is taken ency of said the cost of the cost of issue. The Circuit tify that the dered by the cost of the cost
xcept to each other until sixty day within sixty days, neither party shappeal. It is further ordered that I be, and they hereby permitted his suit. It is further ordered that pay the This day of I,	NEZ WILKING to again contra Compla cost herein to Februar Court for Bald foregoing is a column decree is on file	ition of this decree, and that if appearance to each other during the pender except to each other except of the original decree removes and enrolled in my office.	eal is taken ency of said the cost of the cost of the cost of the circuit tify that the dered by the circuit tify that the dered by the circuit tify that the circuit tify that the dered by the circuit tify that the circuit tify that the dered by the circuit tify that the dered by the circuit tify that the circuit tify tify the circuit tify tify the circuit tify tify

TO THE HONORABLE F. W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, SITTING IN EQUITY:

Your Oratrix, Inez Wilkins Nall, presents this Bill of Complaint against Clarence Nall, and thereupon your Oratrix complains and shows unto the Court and your Honor as follows:

- l. Your Oratrix is over twenty-one years of age and a bona fide resident citizen of Bay Minette, in Baldwin County, Alabama, where she has resided for more than one year next preceding the filing of this Bill of Complaint. The Respondent, Clarence Nall is over twenty-one years of age and a resident of Baldwin County, Alabama.
- 2. Your Oratrix and the Respondent were lawfully married by a minister of the gospel at Bay Minette, Alabama, on August 18, 1931, and lived together as man and wife until about November 6,1939, when they separated.
- Two children were born to the said union, namely, Carol Nall, a girl child who will be five years of age in July,1940, and Elaine Nall, a girl child three years of age, each of whom reside with your Oratrix, their mother, at Bay Minette, in Baldwin County, Alabama. Your Oratrix is able to maintain and support the said children at this time without help from the Respondent.
- 4. Your Oratrix further shows unto the Court and your Honor that at various times prior to the said separation the Respondent, Clarence Nall, abused, cursed and threatened your Oratrix and on November 6, 1939 cursed and threatened her, and threatened to strike her during which time he was very angry and because of the violent threats, abuse and conduct on the part of the said Respondent, your Oratrix was put in fear of being severely injured or done great bodily harm if she tried to continue to live with him. She separated from him on November 6, 1939, and has not lived with him since the said date.

PRAYER FOR PROCESS.

Your Oratrix prays that the Court will take jurisdiction of the cause made by this Bill of Complaint and will cause due and

proper notice of same to be served upon the Respondent, Clarence Nall, in conformity with the rules of this Honorable Court and the laws of this State in such matters pertaining, making him a party respondent to the Bill of Complaint and requiring him to plead, answer or demur to it within the time prescribed by law.

PRAYER FOR RELIEF.

Your Oratrix further prays that upon a final hearing of this cause your Honor will enter and grant unto her a decree of divorce dissolving the bonds of matrimony how existing between your Oratrix and the Respondent, Clarence Nall, will grant unto her the permanent custody and control of the minor children, Carol Nall and Elaine Nall, and grant unto her the right to marry again. If your Oratrix is mistaken in the relief prayed for, she further prays that the Court will grant unto her such other, further and general relief as she may be equitably entitled to the premises considered.

Solicitor for Complainant.

FOOT NOTE: The said Respondent, Clarence Nall, is required to answer each and every paragraph of the foregoing Bill of Complaint, but not under oath, the benefit whereof is hereby expressly waived.

Folicitor for Complainant.

INEZ WILKINS NALL.

Complainant,

VS.

CLARENCE NALL.

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.
IN EQUITY.

AMENDED BILL OF COMPLAINT.

TO THE HONORABLE FRANCIS W. HARE, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, IN EQUITY SITTING:

Comes your Oratrix, INEZ WILKINS NALL, and, permission of this Honorable Court having been first asked and granted, presents this her Amended Bill of Complaint against the Respondent, CLARENCE NALL, and by her Amended Bill of Complaint respectfully represents and shows unto your shonor and this Honorable Court the following facts as a basis for the relief hereinafter prayed:

- years and is a bona fide resident citizen of Bay Minette, in Bald-win County, Alabama, where she has resided for more than one year next preceding the filing of this Amended Bill of Complaint. The Respondent, Clarence Nall, is over the age of twenty-one years and is a resident of the State of Florida, residing at Pensacola, Escambia County, Florida, and that his Post Office address is Route 3, Box 76C, Pensacola, Florida.
- 2. That your Oratrix and the Respondent are husband and wife, having intermarried at Bay Minette, Alabama, on August 18, 1931; about that they lived together as husband and wife until November 6, 1939, when they separated.
- 3. That on various occasions prior to the said separation the Respondent, Clarence Nall, abused, cursed and threatened your Oratrix, and that on November 6, 1939, he cursed and threatened her so violently as to give her reason to believe that he would carry out his threats and do her great bodily harm if she should continue to live

with him as his wife; and your Oratrix does actually believe that it would be dangerous to her life and health to continue to live with the said Respondent, Clarence Nall, as his wife.

4. That two children were to the said union, namely, Carol Nall, a girl child who will be six years of age in July, 1941, and Elaine Nall, a girl child four years of age; that the Respondent, Clarence Nall, is not a proper person to have the custody and control of the said minor children; that your Oratrix at present has the said minor children and is providing for them; that your Oratrix is a proper person to have the care, custody and control of the said minor children.

PRAYER FOR PROCESS.

WHEREFORE, the premises considered, the Oratrix prays that the Court will take jurisdiction of the cause made by this Amended Bill of Complaint and will cause due and proper notice of same to be served upon the Respondent, Clarence Nall, in conformity with the rules of this Honorable Court and the laws of this State in such matters pertaining, making him a party respondent to the Amended Bill of Complaint and requiring him to plead, answer or demur to it within the time and under the penalties prescribed by law.

PRAYER FOR RELIEF.

Oratrix further prays that upon a final hearing of this cause, your Honor will give and grant unto her a decree of divorce forever barring the bonds of matrimony existing between her and the Respondent, Clarence Nall; that your Honor will award to her the care, custody and control of the said minor children: Carol Nall and Elaine Nall; Oratrix prays such other, further, different or general relief as she may be in equity and good conscience entitled to receive, and as in duty bound she will ever pray.

J. A. Mashbury Ar.

she will seer proy.

with him as his wife; and your Oratrix does actually believe that it would be dangerous to her life and health to continue to live with the said Respondent, Clarence Mall, as his wife.

4. That two shildren were to the said union, namely, Carol Mall, a girl child who will be six years of age in July, 1941, and Elaine Mall, a girl child four years of age; that the Maspondent, Clarence Mall, is not a proper person to have the custody and control of the said minor children; that your Oratrix at present has the said minor children and is providing for them; that your Gratrix is a proper person to have the case, custody and control of the said minor children.

PRAYER FOR PROCEES.

equity and good conscience entitled to receive, and as in duty bound prays such other, further, different or general relief as she may be in control of the said minor children: Carol Nall and Disine Mall; Oratrix Clarence Mail; that your Memor will award to her the care, custody and barring the bonds of matrimony existing between her and the Respondent, Oratria further preve that upon a Anal hearing of the car Gratria further prope that upop a Final hearing of this cause. PRASER FOR HELLES. Under the position prescribe by law. and requiring him to pley, answer or defir & ig within the Buning, making him a pally respondent the the Amended Bill of Camplaint of this Monogole Coart Ad the laws of Misgrate in such matters perserved upon the Respondent, Clarence Mall, in conformity with the rules Bill of Complaint and will cause due and proper notice of same to be the Court will take jurisdiction of the cause made by this Amended WHEREFORE, the premises considered, the Oretrix prays that

ANSWER & WAIVER OF RESPONDENT

ied Brcs. 2320, 1939 By & Bromustynia garaga 📝 🖟 💮 🕒 🔾 et in the second of the second endige of Armania (1997) The State (1997) and the second second second second

Jeel January 1841 R. S. Duck, Register

Motion to Withdraw

No. 600 Page

The State Of Alabama

Baldwin County

In Circuit Court, In Equity

INEZ WILKINS, NALL, vs. Complainant.

CLARENCE NALL

Respondent.

DIVORCE DECREE

Filed February 22,1941,

R.S. Ruse Register

Filed February 1,1941
R.S. Duck, Ryin

RECORDED

THE STATE OF ALABAMA **Baldwin County** CIRCUIT COURT INEZ WILKINS NALL, Complainant VS. CLARENCE NALL Defendant Commission To Take Deposition COMMISSIONER: ORA S. NELSON Witnesses: INEZ WILKINS NALL

Serve On	THE STATE OF ALABAMA.				
Circuit Court of Baldwin County	Baldwin County				
IN EQUITY	Received in office this				
No:	day of				
Summons					
	Sheriff.				
	Executed this day of				
	by leaving a copy of the Summons with				
VS.	Defendant				
	Sheriff				
	By				
	Deputy Sheriff				
Soliciton for Complainant					
Recorded in Vol. Page					

NO	
THE STATE OF ALABAM	A
Baldwin County	
CIRCUIT COURT	
Complainant	
VS.	CF
	1
Defendant_	
Commission To Take Deposit	ion
COMMISSIONER:	
Witnesses:	

t ¶

Statement The Baldwin Times Bay Minette, Alabama Job Printing: sing: Palf Va Half
18/ Words Q 15/9_ Advertising:

RETURN RECEIPT RÉQUESTED.



RECORDED

AMENDED BILL OF COMPLAINT.

INEZ WILKINS NALL,

Complainant,

٧S.

CLARENCE NALL.

Respondent.

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA.

IN EQUITY.

Filed gaming 22,1941 R.S. Duck, Register

T. J. MASHBURN, JR.

LAWYER

BAY MINETTE, ALABAMA

STATE OF ALABAMA,) BALDWIN COUNTY.)

I, R. S. DUCK, Register of the Circuit Court of said State and County, hereby certify that a copy of the Within/Bill of Complaint, together with copy of summons, was mailed to the Respondent, Clarence Nall, at Route 3, Box 760, Pensacola, Florida, with postage prepaid, by registered mail, with return receipt requested, and marked for delivery only to the person to whom addressed.

WITNESS my hand this the 22nd day of January, 1941.

M.S. Duck, Register.

BILL OF COMPLAINT.

INEZ WILKINS NALL.

Complainant.

VS.

CLARENCE NALL,

Respondent.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA.

Filed DEC 27,1939
RS Nuch
Reguli
By 272 5mil

RETURN RECEIPT.

Reastical from the Postmaster the Registered on Instinct Antella, the entertial months of which appears on the fuse of this Cand

we see the definition of the constraint of the

Billy of Altonomy, and and many commencer masses are so

73344 715

ve waito